



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
06/941/323	12/15/88	S SCHIRMER U	524-637-0

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EXAMINER

KILLOS » F'

ART UNIT PAPER NUMBER

126 3

DATE MAILED:

04/07/87

This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

	ie an	plication has been examined	Responsive to communicat	tion filad on	<u></u>	This action is made final
A shor	tened	statutory period for response to	this action is set to expire the opplication to	thionth(s),	_ days from the	
Part I L 3. 5.		THE FOLLOWING ATTACHMEN Motice of References Cited by E Notice of Art Cited by Applican Information on How to Effect Dr.	t, PTO-1449	2. Notice re P		TO-948. oplication, Form PTO-152
Part II		SUMMARY OF ACTION				
1.	9	Claims	5			are pending in the application.
		Of the above, claims				are withdrawn from consideration.
2.		Claims			I	nave been cancelled.
3.		Claims				are allowed.
4.		Claims	5		;	are rejected.
5.		Claims			;	are objected to.
6.		Claims		a	are subject to res	triction or election requirement.
7.		This application has been filed matter is indicated.	with informal drawings which are	acceptable for examin	nation purposes u	ntil such time as allowable subject
8.			g been indicated, formal drawings	are required in respon	se to this Office	action.
9.		The corrected or substitute draw	wings have been received onation).		. These drawing	s are acceptable;
10.		The proposed drawing corre has (have) been approved	ction and/or the proposed add by the examiner disapproved	ditional or substitute s by the examiner (see	sheet(s) of drawing explanation).	ngs, filed on
11.		the Patent and Trademark Office	e no longer makes drawing change e effected in accordance with the	es. It is now applican	t's responsibility	proved (see explanation). However, y to ensure that the drawings are letter "INFORMATION ON HOW TO
12.		Acknowledgment is made of the	claim for priority under 35 U.S.C.	. 119. The certified c	opy has bee	en received not been received
			ation, serial no.			·
13.			to be in condition for allowance e nder Ex parte Quayle, 1935 C.D.		rs, prosecution a	s to the merits is closed in
14.		Other				

Serial No. 941,323

Art Unit 126

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless-

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent.

(f) he did not himself invent the subject matter sought to be patented.

Claims 1-5 are rejected under 35 U.S.C. 102( a or f) as being anticipated by European Patent Appl. EP 178826 AZ 23 April 1986.

Claims 1-5 are rejected under 35 U.S.C. 102(a) as being anticipated by European Patent Appl. EP177826 AZ.

PKillos:pw

A/C 703

557-3920

3/30/87

PAUL J. KILLOS PRIMARY EXAMINER ART UNIT 126